Amendment No. 1 to SB1351

Bryson Signature of Sponsor

	Δ	MEND	Senate	Bill No	. 1351
--	---	------	--------	---------	--------

House Bill No. 1869

FILED			
Date			
Time			
Clerk			
Comm. Amdt			

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 36-1-106, is amended by designating the existing subsection (c) as (c)(1) and adding the following as a new subdivision (2) thereto:

(2)

- (A) When a Tennessee resident adopts a child in a foreign country in accordance with the laws of the foreign country and such adoption is recognized as full and final by the United States government, such resident may file with a petition a copy of the decree, order or certificate of adoption which evidences finalization of the adoption in the foreign country (together with a certified translation thereof, if it is not in English) and proof of full and final adoption from the United States government with the clerk of the chancery or circuit court of any county in this state having jurisdiction over the person(s) filing such documents.
- (B) The court shall assign a docket number and file and enter the documents referenced in subdivision (A) with an order recognizing such foreign adoption without the necessity of a hearing. Such order along with the final decree, order or certificate from the foreign country shall have the same force and effect as if a final order of re-adoption were granted in accordance with the provisions of this Part.
- (C) When such order is filed and entered, the adoptive parents may request a birth certificate pursuant to § 68-3-310 by submitting an Application for Report of Foreign Birth.

(D) Individuals obtaining a report of foreign birth under the provisions of this subsection are exempt from the disclosure of fees requirements of Title 36, Chapter 1.

SECTION 2. This act shall take effect June 1, 2005, the public welfare requiring it.